Local Rules of the Superior Court of California, County of Alameda

Title 5. Family Rules

Chapter 1. General Provisions

Rule 5.38. Emergency Rule Regarding Restraining Order Hearings during COVID-19 Crisis

During the COVD-19 crisis, commencing May 4, 2020 and continuing until further order of the Court, the Court will conduct restraining order hearings concerning domestic violence, elder abuse, civil harassment, workplace violence, and gun violence. The court's handling of restraining order matters during the COVID-19 crisis is subject to the following conditions:

- (1) Hearings will be by in-person or remote appearance as ordered by the Court pursuant to the Emergency Amendments to Local Rule 1.90 3.29.
- (2) Before the hearing, the bench officer may contact the parties to conduct a "readiness" conference.
- (3) Any documentary evidence that the parties wish the bench officer to consider must be emailed directly to the email of the assigned department, and must copy all counsel of record and self-represented parties on that email, at least two court days prior to the hearing, excluding any Saturday, Sunday, or holiday. Failure to provide at least two court days' notice of proffered documentary evidence may result in its exclusion. If no email exists for the opposing party or counsel, alternative methods of service must be used (e.g., text, mailing, or instant message). The bench officer will determine the sufficiency of any such alternative service method.
- (4) To the extent any party wishes to submit non-documentary evidence, including but not limited to audio or video evidence, that party must submit email a written list describing that evidence directly to the email of the assigned department, and must copy all counsel of record and self-represented parties, at least two court days prior to the hearing, excluding any Saturday, Sunday, or holiday. All counsel of record and self-represented litigants must be copied on that email. The bench officer will thereafter determine what evidence may be submitted and how it is to be submitted.
- (5) Absent a court order, parties and counsel are prohibited from making an audio or video recording of the hearing or the readiness conference.

Rule 5.38 amended effective January 1, 2022 June 24, 2021; previously amended effective June 24, 2021; adopted effective April 22, 2020.